## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA

UNITED STATES OF AMERICA v. \$93,000.00 IN U.S. CURRENCY, et al.

THE HONORABLE JAMES K. SINGLETON, JR.

DEPUTY CLERK CASE NO. \_3:05-CV-00267-JKS

<u>Dan Maus</u>

PROCEEDINGS: MINUTE ORDER FROM CHAMBERS DATE: January 25, 2006

## Plaintiff is required to take action as to: Complaint Amended Complaint Third Party Complaint In Complaint In Intervention [XX] [] [] []

XX	Failure to Serve. Proof of service as to one or
	more defendants is lacking. File proofs of service
	on those defendants already served. Proceed to
	serve any other defendants so as to comply with Rule
	4(m), Federal Rules of Civil Procedure.

- <u>Case Not at Issue</u>. An answer has not been filed by one or more defendants served in this case. Where the time to answer has expired, require an answer immediately or apply for default within 20 days from the date of this minute order.
  - <u>Dismissal for Failure to Serve (Warning!)</u>. Proof of service is lacking as to defendant(s) named below. Any defendant as to whom a proof of service is not on file by 120 days from the filing of the complaint will be dismissed. Rule 4(m), Federal Rules of Civil Procedure. Defendant(s):
  - <u>Dismissal for Failure to Take Action (Warning!)</u>. An answer has not been filed by nor default taken as to defendant(s) named below, and plaintiff has ignored a prior minute order on this subject. Defendant(s) as to whom the case is not at issue 120 days from filing of the complaint will be dismissed for lack of prosecution. Defendant(s):
- Case Dismissed. For failure to \_\_ make service or \_
  failure to take a default or require an answer,
  this case is dismissed without prejudice as to
  defendant(s):

Plaintiff Required to Take Action []{ID1.WPD\*Rev.09/02}